

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

FLASHPOINT TECHNOLOGY INC.,)	
)	
Plaintiff,)	
)	
v.)	
)	
AIPTEK, INC., ARGUS CAMERA CO., LLC,)	
BUSHNELL INC., DXG TECHNOLOGY (U.S.A.))	
INC., DXG TECHNOLOGY CORP., GENERAL)	
ELECTROIC CO., LEICA CAMERA AG, LEICA)	
CAMERA INC., MINOX GMBH, MINOX USA, INC.,)	C.A. No. 08-139-GMS
MUSTEK, INC. USA, MUSTEK, INC., OREGON)	
SCIENTIFIC, INC., POLAROID CORP., RITZ)	
INTERACTIVE, INC., RITZ CAMERA CENTERS,)	
INC., SAKAR INTERNATIONAL, INC., D/B/A)	
DIGITAL CONCEPTS, TABATA U.S.A, INC., D/B/A)	
SEA & SEA, TARGET CORP., VISTAQUEST CORP.,)	
VUPOINT SOLUTIONS, INC., WALGREEN CO.,)	
AND WALMART STORES, INC.,)	
)	
Defendants.)	
)	

**DEFENDANT VUPOINT SOLUTIONS, INC.'S
JOINDER IN DEFENDANTS LEICA CAMERA AG'S, LEICA CAMERA INC.'S
MOTION TO DISMISS OR, IN THE ALTERNATIVE,
FOR A MORE DEFINITE STATEMENT (D.I. 76)**

Defendant VuPoint Solutions, Inc. ("VuPoint") joins in and incorporates by reference, as if set forth herein in full, Defendants Leica Camera AG and Leica Camera, Inc.'s Motion to Dismiss or, in the Alternative, for a More Definite Statement (D.I. 76). Any factual arguments in that motion relating to Leica Camera AG and Leica Camera, Inc. are equally true regarding VuPoint (namely paragraph 64 of the Complaint, D.I. 1).

For the reasons set forth in Defendants Leica Camera AG and Leica Camera, Inc.'s Motion to Dismiss or, in the Alternative, for a More Definite Statement (D.I. 76), VuPoint respectfully requests the Court to dismiss the Complaint as to VuPoint under

Fed. R. Civ. P. 12(b)(6) or, in the alternative, to require plaintiff Flashpoint Technology Inc. under Fed. R. Civ. P. 12(e) to furnish a more definite statement as to VuPoint.

May 2, 2008

BAYARD, P.A.

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CERTIFICATE OF SERVICE

The undersigned counsel certifies that, on May 2, 2008, he electronically filed the foregoing document with the Clerk of the Court using CM/ECF, which will send automatic notification of the filing to the following:

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